

TESIS

REHABILITASI MEDIS TERHADAP PENYALAHGUNA NARKOTIKA DITINJAU DARI SISTEM PEMIDANAAN INDONESIA



M I L I T
PERPUSTAKAAN
UNIVERSITAS AIRLANGGA
SURABAYA

Oleh :

ANDRIK DEWANTARA, S.H.
NIM 031043124

**PROGRAM STUDI MAGISTER HUKUM
FAKULTAS HUKUM
UNIVERSITAS AIRLANGGA
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Abstrac

Sentencing purposes in criminal law is to protect and maintain law and order to maintain security and public order as a whole (for the public as a whole). Criminal law not only see the suffering of the victims or the suffering of prisoners (not only for the person injured), but the view of the community as a unified whole.

In the Acts Number 35 Year 2009 on Narcotics concept of Medical Rehabilitation. This course can be confusing because of medical rehabilitation meted out to addicts Narcotics are not regulated and not included in the existing Criminalization in Article 10 of the Criminal Code, the criminal penalties that article mentions there are 2 (two) of the principal offense and additional criminal. The principle consists of the Dead Criminal, Criminal Prison Life, Criminal Prison, Crime and Criminal penalties cage. Meanwhile, an additional penalty of revocation of rights - certain rights, confiscation of goods - a particular item, the announcement of the verdict. Whereas criminal rehabilitation does not include an additional criminal offense subject and, therefore, interesting to discuss medical rehabilitation because of medical rehabilitation is not included into the type of punishment as Article 10 of the Penal Code but can punish as a form of punishment

Key Words : Medical Rehabilitation